IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF WEST VIRGINIA

WALTER DUANE WHITE,

Plaintiff,

v.

Civil Action No. 2:07cv15 (Judge Maxwell)

WARDEN JOYCE FRANCIS, et al.,

Defendants.

ORDER DENYING MOTION FOR COUNSEL

On February 14, 2007, pro se plaintiff, Walter White, initiated this civil rights complaint. On

August 31, 2007, he filed a Motion to Appoint Counsel. In contrast to a criminal proceeding in which

the Court has a duty to assign counsel to represent an indigent defendant in accordance with his

constitutional rights, the Court in a civil case has the discretion to request an attorney to represent a

person unable to employ counsel. See 28 U.S.C. §1915(e)(1). It is well settled that in a civil action the

Court should appoint counsel to represent an indigent only after a showing of a particular need or

exceptional circumstances. Cook v. Bounds, 518 F.2d 779 (4th Cir. 1975). The plaintiff has failed to

demonstrate that his current circumstances require the appointment of counsel for him to pursue a civil

rights cause of action under 28 U.S.C. §1331. Thus, the Court finds that appointment of counsel is not

necessary in order for the plaintiff to adequately pursue his complaint. Accordingly, the plaintiff's

motion for appointment of counsel (dckt.29) is DENIED.

IT IS SO ORDERED.

The Clerk of the Court is directed to mail a copy of this Order to the *pro se* plaintiff.

DATED: October 16, 2007

/s/ James E. Seibert JAMES E. SEIBERT

UNITED STATES MAGISTRATE JUDGE